## **REMARKS**

Applicants respectfully request further examination and reconsideration in view of the instant response. Claims 1-26 remain pending in the case. Claims 1-26 are rejected. Claims 1-4, 6-9, 12, 14, 20, 24 and 26 are amended herein. No new matter has been added.

## 35 U.S.C. §103(a)

Claims 1-3 and 5-13 stand rejected under 35 U.S.C. §103(a) as being unpatentable over United States Patent 6,059,842 by Dumarot et al., hereinafter referred to as the "Dumarot" reference. Applicants have reviewed the cited reference and respectfully submit that the embodiments of the present invention as recited in Claims 1-3 and 5-13 are not rendered obvious nor anticipated by Dumarot.

Applicants respectfully direct the Examiner to independent Claim 1 that recites that an embodiment of the present invention is directed to (emphasis added):

A method for enhancing performance of a computer system, comprising:

electronically deriving relationships over time between monitored system variables and monitored performance of said computer system;

automatically generating a number of rules based on said derived relationships, wherein said number of rules are generated without requiring human interaction; and

adjusting at least one of said system variables based on said generated number of rules to enhance the performance of said computer system.

10002695-1 Serial No.: 09/882,845 Independent Claim 12 recites similar limitations. Claims 2,3 and 5-11 that depend from independent Claim 1 and Claim 13 that depends from independent Claim 12 provide further recitations of the features of the present invention.

Dumarot and the claimed invention are very different. Applicants understand Dumarot to teach a system and method for optimizing computer software and hardware according to user-specified preferences (col. 3, lines 10-13 and col. 3, lines 41-45). In particular, Dumarot teaches that rules are used to make the optimizations, wherein the rules are selected according to a user selection. The computer optimization system as taught by Dumarot does not teach, describe or suggest "automatically generating a number of rules based on said derived relationships, wherein said number of rules are generated without requiring human interaction", as claimed (emphasis added).

With reference to Figure 5 of Dumarot, the optimizer contains rules 331, 341 and 351 that are used for making optimizations 330 and 340, and recommendations 350, respectively (col. 7, lies 25-27). Applicants understand the rules to be preconfigured and are selected according to a user's interaction with a graphical user interface (GUI). Specifically, icons representing rules are selected "from a set of available rules by the user and dragged 68 to an icon 69 representing the optimizer 136 so that the optimizer will implement 330, 340, 350 the rules" (col. 7, lines 50-53). Applicants respectfully assert that the rules as described in Dumarot are preconfigured and are not generated based on monitoring system variables and performance. Moreover, Dumarot teaches that a

10002695-1 Examiner: Truong, Lechi user selects the rules for implementation. Specifically, with reference to Figure 6 of Dumarot, the particular placement of a rule icon affects how the optimizer implements the rules (col. 8, line 26 through col. 9, line 4).

Applicants understand Dumarot to teach a system and method for optimizing computer software and hardware according to user-selected rules. Moreover, Applicants understand Dumarot to teach that the placement of the rules on the GUI (e.g., closeness) is used to determine how the rules are implemented.

In contrast, embodiments of the claimed invention are directed towards a method for enhancing performance of a computer system, including "automatically generating a number of rules based on said derived relationships, wherein said number of rules are generated without requiring human interaction", as claimed (emphasis added). With reference to Figure 5 of the present application, a number of rules 500-502 are generated based on an analysis of acquired data for system variables and system performance, and the derived relationships therebetween (page 14, lines 7-16). In particular, the rules are generated without requiring user interaction.

Applicants respectfully assert that Dumarot in particular does not teach, disclose, or suggest the invention as claimed. In contrast, Dumarot discloses a system and method for optimizing computer software and hardware according to user-selected rules, and implements the rules according to how the icon representing the rule is placed in the GUI. By teaching a system that utilizes and

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Serial No.: 09/882,845 10 Examiner: Truong, Lechi Group Art Unit: 2126 requires user selected and placed rules, Dumarot teaches away from the claimed invention.

Applicants respectfully assert that nowhere does Dumarot teach, disclose or suggest the claimed embodiments of the present invention as recited in independent Claims 1 and 12, and that these claims overcome the rejection under 35 U.S.C. § 103(a), and are in a condition for allowance. Therefore, Applicants respectfully submit that Dumarot also does not teach, disclose or suggest the additional claimed features of the present invention as recited in Claims 2, 3 and 5-11 that are dependent on allowable base Claim 1 and Claim 13 that is dependent on allowable base Claim 12. Applicants respectfully submit that Claims 2, 3, 5-11 and 13 overcome the rejection under 35 U.S.C. § 103(a) as these claims are dependent on allowable base claims.

Claim 4 stands rejected under 35 U.S.C. §103(a) as being unpatentable over Dumarot in view of the English Abstract of Japanese Patent 403010379 by Mihata et al., hereinafter referred to as the "Mihata" reference. Claim 4 depends from independent Claim 1. Applicants have reviewed the cited reference and respectfully submit that the embodiment of the present invention as recited in Claim 4 is not rendered obvious by the combination of Dumarot in view of Mihata.

As described above, Dumarot does not teach describe or suggest the embodiments of the present invention recited in Claim 1. Moreover, the <a href="mailto:combination">combination</a> of Dumarot and Mihata fails to teach or suggest the claimed

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Serial No.: 09/882,845 Group Art Unit: 2126 embodiments because Mihata does not overcome the shortcomings of Dumarot. Applicants understand Mihata to teach a design rules verifying system. Mihata, alone or in combination with Dumarot, does not show or suggest a method for enhancing performance of a computer system, including "automatically generating a number of rules based on said derived relationships, wherein said number of rules are generated without requiring human interaction", as claimed.

Applicants respectfully assert that nowhere does the combination of Dumarot and Mihata, disclose or suggest the present invention as recited in independent Claim 1, and that Claim 1 is thus in condition for allowance. Therefore, Applicants respectfully submit that the combination of Dumarot and Mihata also does not teach or suggest the additional claimed features of the present invention as recited in Claim 4 that is dependent on allowable base Claim 1. Applicants respectfully submit that Claim 4 overcomes the rejection under 35 U.S.C. § 103(a) as this claim is dependent on an allowable base claim.

Claims 14, 15 and 17-26 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Dumarot in view of United States Patent 5,729,472 by Seiffert et al., hereinafter referred to as the "Seiffert" reference. Applicants have reviewed the cited references and respectfully submit that the embodiments of the present invention as recited in Claims 14, 15 and 17-26 are not rendered obvious by the combination of Dumarot in view of Seiffert.

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Applicants respectfully direct the Examiner to independent Claim 14 that recites that an embodiment of the present invention is directed to (emphasis added):

An apparatus for enhancing performance of a computer system, comprising:

computer readable storage media;

computer readable program code stored on said computer readable storage media, comprising:

program code for deriving relationships between system variables and the performance of said computer system;

program code for automatically generating a number of rules based on said derived relationships, wherein said number of rules are generated without requiring human interaction; and

program code for adjusting at least one of said system variables based on said generated number of rules to enhance the performance of said computer system.

Independent Claim 24 recites similar limitations. Claims 15 and 17-23 that depend from independent Claim 14 and Claims 25 and 26 that depend from independent Claim 24 provide further recitations of the features of the present invention.

As described above, Applicants understand Dumarot to teach a system and method for optimizing computer software and hardware according to user-selected rules. Moreover, Applicants understand Dumarot to teach that the placement of the rules on the GUI (e.g., closeness) is used to determine how the rules are implemented. In contrast, embodiments of the claimed invention are directed towards an apparatus for enhancing performance of a computer system, including "program code for <u>automatically</u> generating a number of rules based on said

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derived relationships, wherein said number of rules are generated <u>without</u> requiring human interaction", as claimed (emphasis added). In particular, the rules are generated without requiring user interaction.

Applicants respectfully assert that Dumarot in particular does not teach, disclose, or suggest the invention as claimed. In contrast, Dumarot discloses a system and method for optimizing computer software and hardware according to user-selected rules, and implements the rules according to how the icon representing the rule is placed in the GUI. By teaching a system that utilizes and requires user selected and placed rules, Dumarot teaches away from the claimed invention.

Moreover, the <u>combination</u> of Dumarot and Seiffert fails to teach or suggest the claimed embodiments because Seiffert does not overcome the shortcomings of Dumarot. Seiffert, either alone or in combination with Dumarot, does not show or suggest an apparatus for enhancing performance of a computer system, including "program code for <u>automatically</u> generating a number of rules based on said derived relationships, wherein said number of rules are generated <u>without</u> requiring human interaction", as claimed (emphasis added).

Applicants understand Seiffert to teach a method and system for monitoring a computer system using watchdog rules. In particular, the watchdog rules are defined by a system administrator for evaluating watchdog checks, which are also defined by the system administrator (col. 6, lines 15-18 and lines 30-36). In

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contrast, embodiments of the claimed invention are directed towards an apparatus for enhancing performance of a computer system, including "program code for automatically generating a number of rules based on said derived relationships, wherein said number of rules are generated without requiring human interaction", as claimed (emphasis added). In particular, the rules are generated without requiring user interaction.

Applicants respectfully assert that nowhere does the <u>combination</u> of Dumarot and Seiffert teach, disclose or suggest the present invention as recited in independent Claims 14 and 24, and that these claims overcome the rejection under 35 U.S.C. § 103(a), and are in a condition for allowance. Therefore, Applicants respectfully submit that the combination of Dumarot and Seiffert also does not teach or suggest the additional claimed features of the present invention as recited in Claims 15 and 17-23 that are dependent on allowable base Claim 14 and Claims 25 and 26 that are dependent on allowable base Claim 24. Applicants respectfully submit that Claims 15, 17-23, 25 and 26 overcome the rejection under 35 U.S.C. § 103(a) as these claims are dependent on allowable base claims.

Claim 16 stands rejected under 35 U.S.C. §103(a) as being unpatentable over Dumarot in view Seiffert, and further yet in view of Mihata. Claim 16 depends from independent Claim 14. Applicants have reviewed the cited reference and respectfully submit that the embodiment of the present invention as recited in Claim 16 is not rendered obvious by the combination of Dumarot in view of Seiffert, further yet in view of Mihata.

10002695-1 Examiner: Truong, Lechi As described above, the combination of Dumarot in view of Seiffert does not teach describe or suggest the embodiments of the present invention recited in Claim 14. Moreover, the <u>combination</u> of Dumarot, Seiffert and Mihata fails to teach or suggest the claimed embodiments because Mihata does not overcome the shortcomings of the combination of Dumarot and Seiffert. Applicants understand Mihata to teach a design rules verifying system. Mihata, alone or in combination with Dumarot and Seiffert, does not show or suggest an apparatus for enhancing performance of a computer system, including "program code for automatically generating a number of rules based on said derived relationships, wherein said number of rules are generated without requiring human interaction", as claimed.

Applicants respectfully assert that nowhere does the <u>combination</u> of Dumarot, Seiffert and Mihata, disclose or suggest the present invention as recited in independent Claim 14, and that Claim 14 is thus in condition for allowance. Therefore, Applicants respectfully submit that the combination of Dumarot, Seiffert and Mihata also does not teach or suggest the additional claimed features of the present invention as recited in Claim 16 that is dependent on allowable base Claim 14. Applicants respectfully submit that Claim 16 overcomes the rejection under 35 U.S.C. § 103(a) as this claim is dependent on an allowable base claim.

## CONCLUSION

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Based on the arguments presented above, Applicants respectfully assert that Claims 1-26 overcome the rejections of record and, therefore, Applicants respectfully solicit allowance of these Claims.

The Examiner is invited to contact Applicants' undersigned representative if the Examiner believes such action would expedite resolution of the present Application.

Respectfully submitted,

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